Act.

(b) PROHIBITION OF OFFICIALLY PROVIDED SEXUALLY **EXPLICIT** MATERIAL.—A member of the armed forces or a officer civilian or employee of the Department of Defense acting in official capacity may not provide for sale, remuneration, or rental sexually explicit material <u>to a</u>nother person. "(c) REGULATIONS.—The Secretary of Defense shall prescribe regulations to implement this section, "(d) DEFINITIONS —In this section: "(1) The term **'**sexually explicit material**'** means audio an a film or video recordina. recording. or a periodical with visua denictions produced medium. in anv the dominant theme იf which depicts or describes mudity, including sexual excretory activities or organs, in a lascivious way. "(2) The term property under the jurisdiction of the Department of Defense includes commissaries, all facilities operated by the Army and Air Force Exchange Service, Exchange Service Command, the Navy Resale and Services Support Office. Marine Corps exchanges, and ships' stores (2) The table of sections at the beginning of such chapter is amended by inserting after the item relating to section 2489 the following new item: 2489a. Sale or rental of sexually explicit material prohibited ... 10 USC 2489a (b) EFFECTIVE DATE.—Subsection (a) of section 248<mark>9</mark>a of title 10, United States Code, as added by subsection (a) of this section, shall take effect 90 days after the date of the enactment of this

Subtitle E—Performance of Functions by Private-Sector Sources

SEC. 351. EXTENSION OF REQUIREMENT FOR COMPETITIVE PROCUREMENT OF PRINTING AND DUPLICATION SERVICES.

(1) EXTENSION.—Section 351(a) the Defense National Authorization Act for Fiscal Year 1996 (Public Law 104-106; 110 Stat. 266) is amended by striking out "fiscal year 1996<mark>"</mark> and ing in lieu thereof "fiscal years 1996 and 1997" (2) REPORTING REQUIREMENTS.—Such section further is amended by adding at the end the following new subsection:

"(c) REPORTING REQUIREMENTS 1) Not later 90 davs after the end of each fiscal vear in which the requirement subsection (a) applies, the Secretary of Defense shall submit Congress a report— "(A) describing the extent of the compliance of

with the requirement during that fiscal vear:

"(B) specifying the total volume of printing and duplication services procured by the Department of Defense during that fiscal year—

"(i) from sources within the Department of Defense:

"(ii) from private-sector sources: and
"(iii) from other sources in the Federal Government: and

"(C) specifying the total volume of printed and duplicated material during that fiscal year covered by the exception in

subsection (b).